PATENT Attorney Docket No.: 22379-702

COMBINED DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

STREAMING CONTENT OVER A TELEPHONE INTERFACE				
the specification of wh	nich			
	is attached hereto.			
X	was filed on <u>1 Nov</u> and was amended o	ember 1999_ as Applicat n <u>*</u> (If Applicable)	ion No. <u>0</u> 9	9/431,002
		and understand the contended by any amendment		
of this application in a states in relevant part: application has a duty duty to disclose to the patentability as defined material to patentability	ccordance with Title "Each individual as of candor and good Office all information in this sectionThe y is deemed to be sa aim issued in a pater	information which is made 37, Code of Federal Resociated with the filing faith in dealing with the on known to that individe the duty to disclose all interesting at the control of the co	egulations, sand prosect Office, who all to be mal to be mation keep to known to be the same to be mation to be the same to be the same to be s	§1.56(a) which ution of a patent ich includes a laterial to known to be be material to
I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate as indicated below and have also identified below any foreign application for patent or inventor's certificate on this invention having a filing date before that of the application on which priority is claimed:				
Prior Foreign Application(s)			Priority C	<u>laimed</u>
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No

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I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s), and under §119(e) of any United States provisional application(s), listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulation, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

09/426,102	22 October 1999	Pending
(Application Serial No.)	(Filing Date)	(Patented, Pending, Abandoned)
(Application Serial No.)	(Filing Date)	(Patented, Pending, Abandoned)

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith, and to file, prosecute and to transact all business in connection with international applications directed to said invention:

Paul Davis	29,294
John J. Bruckner	35,816
David J. Weitz	38,362
Kent R. Richardson	39,443
U.P. Peter Eng	39,666
Barbara Courtney	42,442
Richard L. Gregory, Jr.	42,607
Van Mahamedi	42,828
Shantanu Basu	43,318
Shaalu Mehra	44,934
Stephen Warhola	43,237
Shirley Chen	44,608
Joel Harris	44,743

Address all correspondence to:

Kent R. Richardson Wilson Sonsini Goodrich & Rosati 650 Page Mill Road Palo Alto, CA 94304

Direct all telephone calls to Kent R. Richardson at (650) 493-9300.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these

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statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor:	Hadi Partovi
Inventor's signature:	Hath forting
Date:	1/17/2000
Citizenship:	_United States
Residence:	2280 Green Street #104, San Francisco, California 94123
Post Office Address:	Same As Above
Full name of second joint inventor, if any:: Inventor's signature: Date: Citizenship: Residence:	Michael S. McCue 1 7 2000 United States 400 Surmont Road, Los Gatos, California
Post Office Address:	Same As Above
Full name of third joint	
inventor, if any::	Angus Macdonald Davis
Inventor's signature:	1/12/2000
Date:	
Citizenship:	United States
Residence:	991 The Dalles Avenue, Sunnyvale, California 94087
Post Office Address:	Same As Above

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Full name of fourth joint	
inventor, if any::	Michael M. Plitkins
Inventor's signature:	
Date:	17-SAN-2000
Citizenship:	United States
Residence:	1177 Sandia Avenue, Sunnyvale, California 94086
Post Office Address:	Same As Above
Full name of fifth joint	
inventor, if any::	Anthony Accardi
Inventor's signature:	aka aki
Date:	1/17/00
Citizenship:	United States
Residence:	1945 Mount Vernon Court, Apt. 16,
•	Mountain View, California 94040
Post Office Address:	Same As Ahove